Pursuant to the Foreign Agents Registration Act of 1938, as amended

Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, D.C. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the Administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public. Finally, the Attorney General intends, at the earliest possible opportunity, to make these public documents available on the Internet on the Department of Justice World Wide Web site.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .49 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

Furnish this exhibit for EACH foreign principal listed in an initial statement

and for EACH additional foreign prii	ncipal acquirea suosequentty.	
1. Name and address of registrant BARBOUR GRIFFITH & ROGERS, FMC. 1275 PENPSYLVANIA AVE, NW WASHINGTON, PC 20004		2. Registration No.
3. Name of foreign principal GOUT. OF MACEDONIA MINISMY OF FINANCE	4. Principal address of foreign pri PAME GNUE 1000 SKOPTE NEPUBLIC	of MACEPONIA
5. Indicate whether your foreign principal is one of the following:		
Foreign government		2012/10 10 11 3 17 200/52/82:35Tradica UU
☐ Foreign political party		
☐ Foreign or domestic organization: If either, check one of the following:		
☐ Partnership	□ Committee	
☐ Corporation	□ Voluntary group	:
☐ Association	□ Other (specify)	
☐ Individual-State nationality		
6. If the foreign principal is a foreign government, state:		A. A. C
a) Branch or agency represented by the registrant.		
b) Name and title of official with whom registrant deals.	vikola grwevsh	CI, FINANCE MINISTE
7. If the foreign principal is a foreign political party, state:		
a) Principal address.		
b) Name and title of official with whom registrant deals.		
c) Principal aim		
Formerly OBD-6'	7	Form CRM-157

If the foreign principal is not a foreign government or a foreign p	olitical party,				
a) State the nature of the business or activity of this foreign	n principal				
b) Is this foreign principal					
Supervised by a foreign government, foreign political party	Yes □ No □				
Owned by a foreign government, foreign political party, or					
Directed by a foreign government, foreign political party, o	Yes No C Yes No C Yes No C Yes No C				
Controlled by a foreign government, foreign political party, or other foreign principal Financed by a foreign government, foreign political party, or other foreign principal Subsidized in part by a foreign government, foreign political party, or other foreign principal					
). 			
		•	A CE-lange, our c Loop Enclases		
•	CALMERTON OF S 1000 ENGLISH DANK SHOOF				
•	TOOL CHILLIES				
MANUSANA SE LAMBARA JOHE SE EVERBOOMAN	controlled by a foreign government, for				

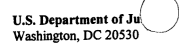


Exhibit B
To Registration Statement

OMB NO. 1105-0007

Pursuant to the Foreign Agents Registration Act of 1938, an amended

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. One original and two legible photocopies of this form shall be filed for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, D.C. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the Administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public. Finally, the Attorney General intends, at the earliest possible opportunity, to make these public documents available on the Internet on the Department of Justice World Wide Web site.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant BACBOUR GREATH & ROGERS, THUC.	543(
3. Name of Foreign Principal GOVERNMENT OF THE REPUBLIC OF MINISMY OF FINANCE	MACEOPHIA
Check Appropriate Boxes:	
4. The agreement between the registrant and the above-named foreign principal is a formal w checked, attach a copy of the contract to this exhibit.	ritten contract. If this box is
5. There is no formal written contract between the registrant and the foreign principal. The a foreign principal has resulted from an exchange of correspondence. If this box is checked, attack correspondence, including a copy of any initial proposal which has been adopted by reference in	a copy of all pertinent
6. ☐ The agreement or understanding between the registrant and the foreign principal is the rest contract nor an exchange of correspondence between the parties. If this box is checked, give a conterms and conditions of the oral agreement or understanding, its duration, the fees and expenses,	omplete description below of the
7. Describe fully the nature and method of performance of the above indicated agreement or unc	100 100 100 100 100 100 100 100 100 100

3. Describe fully the activities the re-	gistrant engages in or propose	s to engage in on behalf of th	e above foreign principal.
	•	и	
	•		
	·		
9. Will the activities on behalf of the the footnote below?	e above foreign principal inclu Yes → No □	de political activities as defin	ned in Section 1(o) of the Act and in
	6	l	ests or religion to be influenced
If yes, describe all such political a together with the means to be emp	octivities indicating, among of bloved to achieve this purpose	ner mings, the relations, inter	ests or policies to be influenced
, , , , , , , , , , , , , , , , , , , ,			
•			
to it is the state of the state	A production of the second	18.88 16. 18 18 18	2. 分类 1. 4.1.1 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1. 14 1.
Marketine			
			•
	•		
Date of Exhibit B	Name and Title	Signardye /	1-1
Frin Don't	LANNINGWITH (co WWW Sm	THE TOTAL PROPERTY OF THE PARTY
5'10:2001	1 1 1 1 1 1 1 1	1 / Sec full	
Footnote: Political activity as defined in Section 1(o) of the the United States or any section of the public within the Unit	Act means any activity which the person engaging ted States with reference to formulating, adopting	in believes will, or that the person intends to, in or changing the domestic or foreign policies of	any way influence any agency or official of the Government of the United States or with reference to the political interests,
policies, or relations of a government of a foreign country of		·	

BARBOUR GRIFFITH & ROGERS, INC.

TENTH FLOOR
1275 PENNSYLVANIA AVE. NW
WASHINGTON, DC 20004
(202) 333•4936
FAX (202) 833•9392

April 18, 2001

The Honorable Nikola Gruevski Minister of Finance Government of the Republic of Macedonia Dame Gruev 14 1000 Skopje The Republic of Macedonia

Dear Minister Gruevski:

Barbour Griffith & Rogers, Inc. (BG&R) is pleased to submit a proposed government relations plan and contract for your review and signature.

BG&R is a Washington, D.C.-based government affairs firm specializing in US and foreign government lobbying and legislative advocacy. BG&R advises and represents the interests of leading multi-national corporations, foreign governments and trade associations on defining issues of public policy often with intense visibility and multi-government jurisdictions. BG&R understands the unique political requirements to succeed in today's evolving global economy. BG&R has substantial experience working in Eastern Europe and has specific involvement in US and EU issues relating to Macedonia, Montenegro and Serbia.

Upon execution of this agreement, BG&R will develop a comprehensive overall strategy consistent with our proposed work plan to represent Macedonia before various government officials and entities to improve relations with the United States and Europe, as well as establish business relationships in the Information Technology & Communications (ITC) industry.

Fees:

As compensation for our services, the Government of Macedonia will pay BG&R \$30,000 (US) per month beginning April 18, 2001 and ending December 31, 2002. This retainer will cover the involvement and assistance of Jason Miko. In

addition, the Government of Macedonia agrees to pay all necessary and reasonable business expenses related to this work subject to the following provisions.

Expenses:

- <u>Administrative Expenses Capped at (US) \$3,500 Monthly:</u> BG&R will bill actual ordinary expenses to the Government of Macedonia on a monthly basis. These expenses will include long distance telephone costs, photocopying, Internet services, fax printing, meals, entertainment and local transportation. These costs will be capped at \$3,500 per month. Should BG&R reach its monthly allotment, we will seek approval from you to exceed the agreed allowance.
- <u>Travel Expenses pre-approved by written consent:</u> All out of country travel will be pre-approved by client in advance of trip departure. BG&R will submit a written budget estimate of travel costs, including anticipated airfare, hotel accommodations, meals and entertainment expenses. BG&R will seek written consent on submitted travel budgets, and all out of country airfare will be prepaid before commencing travel.
- <u>Supplemental Program Costs Pre-approved on a Project Basis:</u> In order to keep its monthly fees relatively low, BG&R may from time to time submit to the Government of Macedonia a plan for supplementary activities not covered by BG&R including research, public relations or specific lobbying projects. Once approved, these activities would be contracted by BG&R and the cost would be added to the monthly invoice for expenses for the months in which these services are engaged.

Termination of Agreement:

Notwithstanding the above, either party may terminate this agreement upon 60 days written notice, with no further obligation, other than to pay such fees and expenses that would have accrued up to and through the 60-day notice period. Likewise, this agreement can be renewed and extended beyond the time set out herein on terms mutually agreeable to the parties.

Invoices:

Our firm will invoice the Government of Macedonia on the first day of each month, beginning June 1st, 2001. Professional fees will be invoiced in advance, while expenses will be invoiced for those incurred during the prior month. The prorated fee for the first two months of April and May in the amount of \$43,000 (US) will be payable upon execution and delivery of this contract.

Confidentiality:

BG&R recognizes that in the course of our representation of the Macedonian Government, we may become aware of information, practices, or policies which you may wish to keep confidential. Our firm agrees to maintain that confidentiality and not disclose to any outside party information either during the period of this contract or thereafter.

We are looking forward to a long and productive relationship with the Government of Macedonia, and we are eager to start working on your behalf. I have enclosed two signed copies of this contract. Please execute both copies and return one to me for our records. Should you have any questions, please do not hesitate to contact me.

Barbour Griffith & Rogers, Inc.	Government of the Republic of Macedonia
By: Lanny Griffith Chief Operating Officer	By:
Date: 4-16.2001	Date:

ADDENDUM TO EXHIBIT "B" OF THE REGISTRATION STATEMENT

- 7. The nature and method of performance of the contract between the Registrant and foreign principal will include arranging meetings with executive and legislative branch officials; arranging interviews for the foreign principals with the American and Macedonian media; and, advising the foreign principal on the interplay between the executive and legislative branches in the formulation of US policy in the Balkan region.
- 8. One activity that the Registrant has already engaged in was arranging a dinner for President Trajkovksi, as noted in Question 10(c) of the Registration Statement. The purpose of this dinner was for the President and Finance Minister to meet members of the American business community. During the dinner there was wide ranging discussion on US-Macedonian relations, Balkan policies of the new Bush Administration, and trade and investment opportunities for US companies in Macedonia. In addition, the Macedonian Foreign Minister spoke about the recent border instability that their country has been facing, and the ways in which the US government can assist them with regard to this problem.

In general, the Registrant will seek to engage in activities, such as meeting with executive branch and legislative branch officials, in order to brief them with information on Macedonia and the problems it faces. In addition, the Registrant will stress the importance of Macedonia as a strong democratic ally, in an unstable part of the world, that is important for US foreign policy interests.

9. The political activities that Barbour Griffith & Rogers, Inc. (Registrant) will engage in on behalf of the Government of Macedonia (Foreign Principal) include seeking increased American trade and investment in Macedonia, seeking increased foreign aid from the United States, and seeking release of aid monies already appropriated by the United States Congress.

The registrant shall attempt to affect these goals by meeting with and briefing Executive Branch officials, as well as Members of Congress and their staff. The Registrant and Foreign principal may work to encourage visits to Macedonia by Congressional Delegations.

The registrant also engaged in political activities defined in Section 1(o) of the act when it arranged and coordinated the Macedonian President's and Foreign Minister's recent visit to Washington, DC.